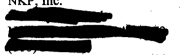


Nancy K. Pcsolyar, MA, RD, LDN President NKP, Inc.





June 2, 2006
Federal Trade Commission/Office of the secretary, Room H-135 (Annex W) 600 Pennsylvania Ave, NW
Washington, DC 20580

RE: Business Opportunity Rule, R 511993

Dear Sir or Madam:

As a registered dietitian and President of an 18 year old private practice in which I must recommend scientifically world renown Shaklee nutrition for "optimal health", I am writing this letter to express my strong opposition to the proposed Business Opportunity Rule R511993. I understand that it is the responsibility of the Federal Trade Commission to protect the public from "unfair and deceptive acts of practices" but the rule would make it extremely difficult for me to treat patients with critical diseases and symptoms using world renown researched Shaklee nutrition.

Due to the burdensome sections of the proposed rule of a 7 day waiting period could make a significant difference in possible progressive of the health of your family or friend. Immediate care is necessary using basic vitamin/mineral supplementation but a "waiting period" could possibly cost "your" loved one detrimental decline in his/her health.

Also, your proposed rule of giving out personal information without a person's consent, to strangers is shocks me that you would think of such a standard. People are reluctant already to divulge such information with people they haven't met, Please scrape this rule also.

The ten references is also a major administrative burden and will take valuable time away from doing my nutrition private practice counseling.

It does not make sense to have to disclose lawsuits unless Shaklee has been found guilty of such.

As a registered dietitian and Shaklee distributor of researched nutrition, I plead with you to eliminate Rule R511993. Not only will it totally eliminate my family's educational savings from a mother's employment but more seriously it will be robbing the world's population (from conception to elderly) of what their bodies need to fully function in a most optimal way. This proposed rule is unnecessary and possibly life threatening.

Thank you for reading my comments.

Sincerely,

Nancy K. Pcsolyar, MA, RD, LDN